

UNITED STATES PATENT AND TRADEMARK OFFICE

UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE

January 17, 2006

WOOD, HERRON & EVANS, LLP 2700 CAREW TOWER 441 VINE STREET CINCINNATI, OH 45202 US

Dear Sir/Madam,

Your refund request for 09878744 in the amount of \$1,270.00 has been denied .

When the fees were charged on 03/14/05 the fees were due for an RCE and an extension filed on 06/04/04 at that time the response were an RCE and an Extension.

Sincerely,

ELEANOR KURTZ Technical Center Others 703 308-9010 x177

PATENT

REST AVAILABLE COPY

I hereby certify that this commispondence is being sent via facsimile to Office Of Finance, Fax No. 571-273-6500, addressed to Commissioner Fox Patents, P. O. Box 1450, Alexandria, VA 22313-1450

on September 19, 2005

Mary Ann Buffield 9-19-2005

Mary Ann Buffield Date

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Serial Number:

09/878,744

Applicant:

Andre Valmont LeBlond, James Calvin Pieper,

Mark Lawrence Stultz, Steven Lohry Klug,

John Wallace Field and David N. Bloxdorf

Filed:

June 11, 2001

Title:

SNOWPLOW AND MOUNT ASSEMBLY

Group Art Unit:

3671

Examiner:

Victor D. Batson

Cincinnati, Ohio 45202

September 19, 2005

Commissioner for Patents Attn: Office Of Finance P. O. Box 1450 Alexandria, VA 22313-1450

Sir:

REQUEST FOR REFUND

Applicants believe that a refund of fees in the amount of \$1,270.00 is due in the above-captioned patent application and submit this Request For Refund therefor.

On March 14, 2005, the Deposit Account of the undersigned, Deposit Account No. 23-3000, was charged \$950.00 for an extension of time fee, \$770.00 for a Request For Continued Examination (RCE) fee and \$172.00 for an additional independent claim fee. A copy of the Deposit Account Statement for March 2005 is

enclosed, with the particular charges highlighted in yellow. Applicants believe the \$172.00 fee was valid. Applicants believe the \$770.00 RCE fee and the \$950.00 extension of time fee were charged in error.

A non-final Office Action was mailed from the U.S. Patent Office on September 9, 2004. A copy of this Office Action is attached. Form PTOL-326, Office Action Summary, is page two of this Action and the status of the Office Action is clearly marked <u>non-final</u> in Item 2a. Therefore, the Request For Continued Examination (RCE) fee of \$770.00 which was charged to the Applicants cannot be required in response to this Office Action. Applicants therefore request a refund of the \$770.00 RCE fee.

Applicants filed both a Response to the above-mentioned Office Action (copy enclosed) and a 2-month Petition For Extension Of Time (copy enclosed) via facsimile on February 9, 2005. Applicants received an Auto-Reply Facsimile Transmission (copy enclosed) dated February 9, 2005 verifying that the Response had been received by the Patent Office. The 2-month extension of time fee is \$450.00; Applicants were charged \$950.00. Therefore, Applicants request a refund of the \$500.00 overcharge.

In summary, Applicants respectfully request that a refund in the amount of \$1,270.00 be refunded to Deposit Account No. 23-3000 in regard to the abovementioned overcharges.

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Respectfully submitted,

WOOD, HERRON & EVANS, L.L.P.

Ru:

Wayne 1. Jacobs Reg. No. 35,553

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